## **CERTIFIED FOR PARTIAL PUBLICATION**

## IN THE COURT OF APPEAL OF THE STATE OF CALIFORNIA

## FOURTH APPELLATE DISTRICT

## **DIVISION THREE**

GERALD D. LUNDAHL,

Appellant,

V.

RUTH M. TELFORD et al.,

Respondents.

G030846

(Super. Ct. No. 01FL007984)

ORDER DENYING REHEARING AND MODIFYING OPINION; NO CHANGE IN JUDGMENT

The petition for rehearing is DENIED. It is ordered that the opinion filed herein on February 27, 2004, be modified in the following manner:

1. Page 4, in the second paragraph, insert "In his written brief," to the third sentence, so that it reads:

In his written brief, he argued the court had no jurisdiction over "support arrearages and in fact California has jurisdiction over this matter."

- 2. Page 4, in the last paragraph, delete the first two sentences, "Lundahl owned property in Riverside County, California" and "To avoid a lien on the property, Lundahl entered into a stipulation . . . ," and substitute the following new sentence: "In January 1995, Lundahl entered into a stipulation with the Riverside County District Attorney's Office."
- 3. Page 18, in footnote seven, following the sentence that ends "as permitted by the act." and before the sentence that begins "Similarly," insert the following citation: "(Cf. *Angell v. Sixth Judicial District Court* (Utah 1982) 656 P.2d

405, 407 [contemplating an action "brought to modify a foreign decree" as "an original action in this State"].)"

This modification does not change the judgment.

ARONSON, J.

WE CONCUR:

BEDSWORTH, ACTING P. J.

FYBEL, J.

cc: See attached list